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Attorneys for Defendant and Cross-Complainant GERALD ARMSTRONG

United a committee Contraction of the Me action source to the

SUPERIOR COURT OF THE STATE OF CALIFORNIA FOR THE COUNTY OF LOS ANGELES

CHURCH OF SCIENTOLOGY OF CALIFORNIA, a California corporation,

CASE NO: C 420 153

PRELIMINARY INJUNCTION

Plaintiff,

vs.

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GERALD ARMSTRONG, DOES 1 through 10, inclusive,

Defendants.

GERALD ARMSTRONG,

Cross-Complainant,)

VS.

CHURCH OF SCIENTOLOGY OF CALIFORNIA, et al.,

Cross-Defendants.

The Application of Plaintiff CHURCH OF SCIENTOLOGY OF CALIFORNIA for a Preliminary Injunction came on regularly for hearing on September 24, 1982 before the Honorable John L. Cole, pursuant to an Order to Show Cause issued by the Court on

August 24, 1982. Plaintiff CHURED OF SCIENTOLOGY OF CALIFORNIA appeared by counsel, Lawrence E. Heller; Defendant GERALD ARMSTRONG appeared by counsel, Julia Dragojevic.

Upon proof made to the satisfaction of the Court, and good cause appearing therefore,

IT IS ORDERED that the Application for Preliminary Injunction is granted only to the following extent:

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That the materials heretofore turned over to the Clerk of this Court by Defendant GERALD ARMSTRONG and/or his agents, employees, representatives and other persons or entities working in or on his behalf, shall be retained in the possession of the Clerk of this Court during the pendency of this action or until further order of the Court;

That said materials may be inspected during pusiness hours by counsel for any of the parties herein, either accompanied 16 by or not accompanied by their clients, and with respect to Plaintiff's counsel, by a representative of Plaintiff;

That such inspection is for the purpose of preparing for the within litigation, in that the materials inspected may be used only for that purpose. There shall be no dissemination, publication or other use of any of the information contained in said materials except for the purpose of this litigation. For such purpose, said materials are perfectly and freely usuable. However, Defendant GERALD ARMSTRONG is not restrained from testifying as to the contents of said materials from his own knowledge;

That if there is other litigation in which a Court of competent jurisdiction has declared that said materials are

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subject to discovery, or relevant for the subject of discovery, then upon giving this Court competent evidence of such a determination by another Court, an appropriate order way be made allowing counsel in the other litigation to similarly inspect and use said materials.

that when another Court involved in any other litigation makes a determination that said materials are usuable or discoverable in other litigation, and evidence of that determination is made to this Court, then this Court will allow inspection and use of said materials.

IT IS FURTHER ORDERED that except as indicated, the Application for Preliminary Injunction and Order to Show Cause are denied and discharged.

IT IS FURTHER ORDERED that an undertaking in the amount of \$1,000.00, as required by Section 529 of the California Code of Civil Procedure, shall be posted forthwith as bond.

DATED: 

OR 4 1932

JOHN L. COLE

JUDGE OF THE SUPERIOR COURT